Overview

Policy

All records pertaining to a specific fiscal year will normally be retained for 5 years and 5 months after the federal fiscal year (FFY) ends September 30th.

Records will be retained longer if required by written notice from the USDA Food and Nutrition Service (FNS) or if an audit has not been conducted for that fiscal year's records.

Example: Allowed Destruction Dates of WIC Records:

- Records for FFY 00-01 can be destroyed after 2/28/06
- Records for FFY 01-02 can be destroyed after 2/28/07

In This Chapter

This chapter is divided into four (4) sections which describe State and Local Agency reports and records, confidentiality, release of WIC records, and two (2) appendices of forms.

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ORIGINAL: MARCH 1997

Section A State Agency Records and Reports

Policy

The State Agency will maintain full and complete records concerning Program Operations of the following:

| Record | Location |
|---|---|
| Certification | The AIM System |
| Nutrition Education | The AIM System |
| Civil Rights Hearings | Program Integrity Unit |
| Fair Hearings | Program Integrity Unit |
| Informal Dispute Resolution Meetings | Program Integrity Unit |
| Food Delivery System | The AIM System |
| Food Instrument Issuance and Redemption | The AIM System |
| Financial Operations (including all source documents requesting and receiving funds) | ADHS Accounting Office |
| Records showing how all funds are distributed | ADHS Accounting Office |
| Records of equipment purchases and inventory | ADHS Accounting Office |
| A-133 Audit Reports | Office of Auditing and Special Investigations |

Note: Access to all records will be provided during normal business hours.

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ORIGINAL: MARCH 1997

Section A State Agency Records and Reports (Continued)

ADHS Accounting Office Responsibilities

The ADHS Accounting Office will submit:

- Figures relating to the total cumulative WIC Administrative Outlays and Unliquidated Obligations, and the total cumulative advances paid to Local Agencies, to the State Agency office.
- The monthly and annual closeout Financial Status Report (FNS-798)
- The annual closeout Financial Expenditure Report (FNS-798), to the FNS/WRO by the end of January for the federal fiscal year, which ended the previous September 30th

Note: All financial reports will be reviewed and certified for completeness and accuracy by the Accounting Office. The Accounting Office will draw funds on the Letter of Credit utilizing the ASAP system.

Arizona WIC Program Responsibilities

The WIC Monthly Financial and Program Status Report (FNS-798) will be submitted to FNS/WRO by the 30th of the month to which it pertains.

All program reports will be reviewed and certified for completeness and accuracy by the Nutrition Programs Manager and the WIC Financial Manager.

The Arizona WIC Program Integrity Unit will maintain records of all cases involving WIC participant and employee fraud and abuse. The Program Integrity Unit will keep a separate case file for each individual participant or employee found to have committed fraud and abuse. A statistical record will also be kept of all such cases.

ORIGINAL: MARCH 1997

Section B Local Agency Records and Reports

Policy

Local Agencies will maintain full and complete records concerning program operations:

| Record | Location |
|--|----------------------|
| Certification | The AIM System |
| Nutrition Education | The AIM System |
| Civil Rights Complaints | Local Agency Records |
| Records of equipment purchases and inventory | Local Agency Records |
| Source documents showing receipt of all program funds received and how they were distributed | Local Agency Records |

Contractor's Expenditure & Requirements Report

Each Local Agency will submit a Contractor's Expenditure and Report to the ADHS Accounting Office no later than thirty (30) calendar days from the end of the month to which it pertains. Instructions for completing the report are located on the back of the form.

Annual Cost Summary Sheet

The Annual Cost Summary Report (see Chapter Thirteen, Appendix D) is due by September 30 based on information gathered for the previous fiscal year.

ORIGINAL: MARCH 1997

Section C Confidentiality

Confidentiality

Confidentiality is the protection of information regarding an applicant or participant.

WIC confidentiality regulations are to:

- Protect individuals from unwanted invasion of their privacy
- Allow clients access to their own records
- Protect the interests of society by permitting disclosure without client consent in limited situations, such as suspected child abuse, medical emergencies, communicable disease control, investigation of program violations and program evaluations

Statement of Confidentiality Form

All personnel working with WIC must sign a Statement of Confidentiality form agreeing to provide WIC services in a manner that maintains client confidentiality. (See sample form in Appendix A)

Sharing of Information

The sharing of WIC information with other health and welfare programs is intended to facilitate a WIC client's entry into other healthcare and social services programs that would assist and benefit the individual.

Written Agreements

Each local WIC Program must execute a written agreement with each agency or program that will be receiving information.

This agreement should specify:

- What program will have access to what information
- What that information will be used for
- The assurance that the information will not be disclosed to other programs

These agreements must not be made with an umbrella agency. This practice would make the applicant/participant's record indiscriminately available to a wide variety of personnel and programs that potentially compromise a WIC participant's confidentiality. Therefore, a written agreement must be made with each individual program under the umbrella agency. Due to the confidential nature of WIC data, the local WIC program must also have a written agreement with its local information technology unit.

Continued on Next Page

Section C Confidentiality (Continued)

Release Forms

An applicant or participant requesting information be sent to a third party or an organization, e.g., a doctor or a health maintenance organization, must sign a release form. (See sample form in Appendix B)

Signing the release is a voluntary act and not a condition of eligibility or participation. The Local Agency must ensure that applicants/participants are aware they can decline to sign a release form without jeopardizing their program status. The release form must contain a statement that informs the applicant/participant of this right.

The release form should not be signed until the certification process is completed and the applicant has been informed of the eligibility determination.

See Section D: Release of WIC Client Records, Subpoenas, and Search Warrants for release of any information.

ORIGINAL: MARCH 1997

Section D Release of WIC Client Records, Subpoenas, and Search Warrants

Policy

WIC information about applicants and participants is deemed confidential. The disclosure of confidential information is restricted.

Release of Records

WIC records can be released:

- For the purpose of investigating allegations of child abuse or neglect (A.R.S. 13-3620) but only after consultation with the State Agency (which will consult its legal counsel) and Local Agency legal counsel
- In response to a subpoena but only after consultation with and approval by the State Agency (which will consult its legal counsel) and Local Agency legal counsel
- In response to a search warrant. The search warrant must be complied with but the State Agency (which will consult its legal counsel) and Local Agency legal counsel must be notified immediately
- In response to a release signed by the appropriate individual to sign a client's record release. In the situation of a <u>child</u> <u>custody case</u> the State Agency and the Local Agency legal counsel must be consulted

A.R.S. 13-3620

Duty to report abuse, physical injury, neglect and denied or deprivation of medical or surgical care or nourishment of minors; medical records; exceptions; violations; classification; definitions.

The request for release of information must be in writing, specifying Arizona statute, A.R.S. 13-3620, made by a peace officer or Child Protective Services (CPS) worker, with valid identification, investigating the minor's neglect or abuse.

ORIGINAL: MARCH 1997

Section D (Continued) Release of WIC Client Records, Subpoenas, and Search Warrants

WRO Policy Memo 800-E

The Child Abuse Prevention and Treatment Act (42 U.S.C. 5106a) reflects Congress' intent that suspected or known child abuse or neglect be reported. Therefore, it would be inappropriate for WIC regulations pertaining to confidentiality to take precedence over any State law requiring the reporting of suspected child abuse. If State law requires the reporting of known or suspected child abuse or neglect, WIC staff must release such information.

Request Does Not Meet Conditions

If it is determined by the State Agency and its legal counsel that information cannot be released in response to a request or subpoena the State agency will notify the requesting party

Policy and Procedures

Local Agencies will have policy and procedures regarding the reporting of child abuse and neglect and regarding the releasing of client records. These policies and procedures must include the following State policy and be approved by ADHS WIC before implementation.

Child Abuse Or Neglect

- Known or suspected child abuse or neglect must be reported to Child Protective Services (CPS), releasing pertinent information regarding the abuse or neglect
- Information reported to CPS, when and to whom the information was given, will be documented in the client's file
- Confidentiality of all records concerning reports of child abuse or neglect will be maintained, including the confidentiality of the person making the report if anonymity is requested
- The State agency (which will consult its legal counsel) and Local Agency legal counsel will be consulted prior to providing any information when CPS staff makes a contact requesting information that might substantiate allegations of child abuse. These requests need to be assessed on a case-by-case basis to determine whether client's records can legally be released to CPS

Continued on Next Page

Section D (Continued) Release of WIC Client Records, Subpoenas, and Search Warrants

Client's Request Of Records

- All requests must be in writing with client's signature and the date of the request
- A copy of the information requested will be provided, however, the client will be informed if the requested information is unavailable, or denied access, i.e. restricted health care information, report of child abuse, or the person does not have a legal right to access the information
- Withdrawal of an authorization for release of information must be in writing with signature and date. The withdrawal must be documented in the client's file

Subpoena

 The subpoena must be accepted but the State Agency (which will consult its legal counsel) and Local Agency legal counsel will decide how the subpoena will be addressed and by whom

Search Warrant

- The search warrant will be reviewed carefully and only the specified information requested in the warrant, and no other information, will be provided
- The individual(s) producing the warrant will be informed of the confidentiality policies concerning WIC information
- A copy of the search warrant will be retained in the client's file and in agency files as evidence of the reason specific information was released regarding a client
- The State Agency (which will consult its legal counsel) and Local Agency legal counsel will be notified immediately of the search warrant and the information released

Note: State and Local Agencies must be aware of the fact that the inappropriate release of WIC information could result in litigation and be subject to adverse action by FNS for failure to follow Federal program regulations, instructions, and policy.

ORIGINAL: MARCH 1997

Appendix A: Sample – Statement of Confidentiality

See Following Page

SAMPLE

STATEMENT OF CONFIDENTIALITY

| | , understand and agree to |
|--|--|
| ollow the WIC policies and procedures of confident with WIC. | ality during and following my employment |
| agree to the following: | |
| To conduct myself in a manner which mainta discussions that concern client's WIC service | · |
| a) All information given by clients regarding handled in a private approach.b) All personal and confidential interviews | |
| assures confidentiality. c) Confidential information about clients work settings | will not be discussed outside of the WIC |
| d) Client confidential information will not except for the purposes outline in the | • |
| I further understand that violations of this condisciplinary actions up to and including imme | |
| I acknowledge that I have read and understand to concerning confidentiality. | he WIC policies and procedures |
| Employee signature | Date |
| Supervisor signature | Date |

Appendix B: Sample – Authorization to Release Information

See Following Page

SAMPLE

AUTHORIZATION TO RELEASE INFORMATION

(Agency Letterhead)

| I, | | | | |
|--|-------|--|--|--|
| PLEASE RELEASE INFORMATION TO: | | | | |
| | | | | |
| Provider Name/Organization | | | | |
| Address | | | | |
| City, State, ZIP Code | | | | |
| Authorized Degradative Cineature | | | | |
| Authorized Representative Signature | Date | | | |
| Specifically Protected Information | | | | |
| I give permission to release specifically protected information as indicated by my initials: | | | | |
| Sexually Transmitted Disease Information HIV/AIDS Information Drug and Alcohol Diagnosis and Treatment Information Psychiatric Disorders/Mental Health Diagnosis and Treatment Information | | | | |
| Signature | Date: | | | |

This authorization may be canceled in writing at any time; otherwise it is valid for 90 days. A copy of this document may be considered the same as the original.